CHAPTER 13 NARRATIVE STATEMENT OF PLAN

RE: Alvie E. Evans		Case No:	
Payment to the Trusto	ee: shall be made from	the debtor(s)' employer as set forth b	pelow:
THE DEBTOR PROPO	OSES TO PAY \$2,727.	.78 per month for 60 months_ TO TH	E TRUSTEE.
Name of Employer: Address:	Self Employed		
Phone Number:			
Indicate how often the	Debtor is paid by check _ weekly _ bi-weekly	king the appropriate box below: semi-monthly monthly	Other: (Please specify)
	ENT WILL BE MAD		THIRTY (30) DAYS FROM THE
	nt period (unless unsec	ome into the plan for the benefit of uncured are being paid 100%). The plan	nsecured creditors for not less than the n length shall not exceed 60 months.
I. <u>ADMINISTRAT</u>	TIVE COSTS:		
2. ATTORNEY I	TEES AND EXPENSES FEE:* To be paid through the plot aid to Attorney prior to	lan:	2,000.00 719.00
*All Attorney Fee	s must be approved by	y separate application.	
II. <u>CHILD SUPPO</u>	RT: Check the appropr	iate boxes.	
■ The Debtor has no c	hild support obligations	S.	

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NAME AND ADDRESS OF CHILD SUPPORT RECIPIENT:

CREDITOR TO WHOM CHILD SUPPORT IS OWED:

Regula	ır Pay	yment:
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- ☐ The regular monthly support payment shall be paid by the debtor directly.
- ☐ The regular monthly support payment of \$ shall be paid through the plan.

Arrearage Payment: The total back child support is \$__ and shall be paid through the plan at a pro rata monthly amount.

III. LONG TERM DEBTS:

The following debts will extend beyond the length of the plan. During the plan, the Trustee is to pay the regular, continuing monthly payment. If the claim is already in default, the Trustee will pay an additional sum each month until the default has been cured, in accordance with 11 U.S.C. § 1322(b)(5). Upon completion of the plan, the debtor will resume payments on such claims pursuant to the terms of the original agreement.

				AMOUNT PER MONTH TO
	CREDITOR	REG PYMT	ARREARAGE	CURE ARREARAGE
-NONE-				

IV. SECURED DEBTS WHICH WILL NOT EXTEND BEYOND THE LENGTH OF THE PLAN:

Secured creditors who will retain their liens and be paid the value of their collateral or the amount of their allowed debt, whichever is less, shall be paid as follows:

	CREDITOR	DEBT	VALUE	INT. RATE*	MO. PYMT	ADEQUATE PROTECTION MON PMT	ADEQUATE PROTECTION INTEREST IF APPLICABLE**
1.	Bank of America	47,087.00	76,542.00	5.00%	900.00	900.00	THE EIGHBEE
2.	Bank of the West	15,000.00	15,000.00		250.00	250.00	
3.	Chase	29,455.00	76,542.00	4.01%	600.00	600.00	
4.	Fifth Third Bank	24,479.00	24,479.00		658.00	658.00	
5.	GECRB/Polaris Consum	3,177.00	3,177.00		109.55	0.00	

^{*}If this space is left blank, no interest is paid.

ANY AMOUNT CLAIMED BY THE CREDITOR THAT EXCEEDS THE VALUE OF THE COLLATERAL WILL BE TREATED AS A NONPRIORITY UNSECURED CLAIM.

V. PMSI SECURED CLAIMS TO WHICH § 506 VALUATION IS NOT APPLICABLE:

CREDITOR	DEBT	VALUE	INT.	MO.	ADEQUATE
			RATE*	PYMT	PROTECTION
					MON PMT
-NONE-					

^{**} Over Secured Creditors only and must specify contract rate.

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*If this space is left blank, no interest is paid.

VI. PROPERTY TO BE SURRENDERED:

The following are creditors to whom the Debtor surrenders the property securing the claim in accordance with 11 U.S.C. § 1325(a)(5)(C). No further payments are to be made to the creditor on the secured claim; however, the creditor may file a claim for the deficiency and it will be treated as a nonpriority unsecured creditor.

	CREI	OITOR	ne deficiency ai		RIPTION OF PE	ROPERTY
VII.	-NONE- PRIORITY D	 EBTS:				
	Priority debts s	shall be paid in full	in accordance w	rith 11 U.S.C.	§ 1322(a)(2), un	less otherwise indicated in thi
VIII	. UNSECURED	DEBTS:				
CLA	IMS SHALL B	E PAID 100% UNI	LESS A DIFFE	RENT TREA	TMENT IS IND	ICATED BELOW:
		Unsecured credit court. That perce		a definite per	centage of their c	laims as filed and allowed by the
		Unsecured credit	ors shall receive	\$ to be dis	bursed in accorda	ance with § 1322 and § 1325.
	•	administrative, lo	ong-term secured cured claims and	/unsecured, se the debtor sha	cured, priority, c	remaining after payment of hild support and special ed disposable income into the
IX.	SPECIAL NO	NPRIORITY UNS	ECURED DEB	<u>TS:</u>		
	•	consumer debts shal Claims shall be paid i				ason for this special treatment i icated.
	CREI	DITOR	DEBT	INT RATE*	МО РУМТ	REASON
	-	eft blank, no intere	•			
Χ.	DEBTS WHIC	CH ARE NOT TO I	BE PAID BY TI	HE TRUSTE	<u>E:</u>	
	 the home mo lease payme child suppor 	t payments per court	order;	other than the	debtor from prop	erty that is not property of the

DESCRIPTION OF PROPERTY/NATURE OF OBLIGATION

CREDITOR

estate.

-NONE-

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XI. EXECUTORY CONTRACTS

The debtor () assumes or () reje	ects the following executory contract or unexpired lease. If rejected, no
further payments are to be made	to the creditor on the contract or lease; however, the creditor may file a
claim for the deficiency and will b	be treated as a nonpriority unsecured creditor.
CREDITOR	CONTRACT AND/OR DESCRIPTION OF LEASED PROPERTY
-NONE-	

XII. SALE OF ASSETS:

The debtor proposes to sell the described real estate or personal property, after court approval and notice to creditors and the trustee, and will commit the proceeds as follows:

-NONE-

DATE BY WHICH

XIII. OTHER PROVISIONS:

Other provisions of the plan which are not inconsistent with Title 11 of the United States Code, pursuant to 11 U.S.C. §1322(b)(10), are as follows:

The property of the estate shall continue to be property of the estate until such time as a discharge is granted or the case is dismissed. Unless otherwise provided, the debtor shall remain in possession of all property of the estate.

In the event that a secured claim is allowed which is not provided for in the plan, then the trustee shall pay such creditor in full after this plan has in all other respects been completed.

In order to assist the debtor in performance of the plan, the trustee may from time to time grant refunds to the debtor as may be necessary to satisfactorily complete the plan, provided that all sums necessary to complete the plan are ultimately paid by the debtor.

Date: December 19, 2012	/s/ Alvie E. Evans	
	Alvie E. Evans	
	Debtor's Signature	
/s/ Michael D. Ray		
Michael D. Ray 92146		
Attorney's Signature		